

## EXHIBIT H



BANNER & WITCOFF, LTD.  
INTELLECTUAL PROPERTY LAW

Suite 3000  
10 South Wacker Drive  
Chicago, IL 60606

Tel: 312.463.5000  
Fax: 312.463.5001  
[www.bannerwitcoff.com](http://www.bannerwitcoff.com)

FEIN # 36-4008943

Delphi Technologies, Inc.  
Mr. Cosnowski  
Legal Staff - Intell. Property  
P.O. Box 5052  
MC: 480-414-420  
Troy, MI 48007-5052

Invoice Number 1621735  
Invoice Date 05/25/06  
Client Number 004588  
Matter Number 00013

**RE: 00013 Automotive Technologies v. BMW of North America, et al.**  
**Case No. 01-71700**  
**Delphi File No. 2001-000762 (ATI I)**

FOR PROFESSIONAL SERVICES RENDERED THROUGH 04/30/06:

<u>Date</u>	<u>Tkpr</u>			<u>Hours</u>
02/09/06	CWS	DELP36	Senior input into the draft status report to the Federal Circuit	0.40
02/09/06	BJP	DELP36	File 60-day status report with Court regarding status of efforts by ATI to lift the automatic stay	1.20
02/10/06	CWS	DELP36	Call with Mr. Hosken, Federal Circuit mediation coordinator, and e-mail report to Mr. Cosnowski	0.60
02/28/06	CWS	DELP36	Preparation of a fee application	3.00
03/07/06	CWS	DELP16	Reading a letter from the CAFC mediation coordinator, forwarding it to Mr. Cosnowski, learning about Mr. Bosses, and forwarding information to Mr. Cosnowski	0.60

<u>Date</u>	<u>Tkpr</u>			<u>Hours</u>
03/08/06	CWS	DELP16	Reading an e-mail from Mr. Bosses, and forwarding it to Mr. Cosnowski	0.40
03/10/06	CWS	DELP16	Reading of Mr. Baniak's letter of March 9, 2006 seeking a settlement	0.50
03/20/06	CWS	DELP16	Reading email and letters from co-counsel sending materials to the mediator and from the mediation co-ordinator, co-ordinating them with Mr. Patel, and forwarding them to Mr. Cosnowski	0.40
03/21/06	CWS	DELP16	Review of e-mails about mediation and contact with Mr. Cosnowski through Mr. Patel	0.90
03/21/06	CWS	DELP16	Continued efforts toward mediation by studying the settlement proposal sent by Mr. Baniak by letter	2.00
03/25/06	CWS	DELP16	Analyzing Delphi's reorganization plan as reported in the press in relation to mediation of this case, analyzing especially what position to take toward mediation in light of the strength of Delphi's reorganization plan	0.90
03/27/06	CWS	DELP16	Taking calls from Mr. Baniak, reading e-mail sent by Mr. Baniak, investigating e-mail we are not receiving on mediation, locating the source of errors with other firms, writing e-mail to get the errors corrected, co-ordinating with Mr. Patel, scheduling a call for April 3 with the mediator, and forwarding advice with a screen shot of missing email to Delphi's inhouse counsel Mr. Cosnowski	3.80
03/27/06	CWS	DELP36	Continued preparation of a fee application	2.20
03/28/06	CWS	DELP36	Continued preparation of our fee application	8.60
03/29/06	CWS	DELP36	Continued preparation of a fee application, a certification, a summary schedule, a proposed order, a notice of fee application, an e-mail notice of fee application, and extensive associated exhibits	5.00

<u>Date</u>	<u>Tkpr</u>			<u>Hours</u>
03/31/06	CWS	DELP36	Continued preparation of a fee application	1.70
04/03/06	CWS	DELP16	Final preparation for and representation of Delphi in an extended telephone conference with the mediator, the plaintiff, and other defendants, a follow-up call with defendants alone, a follow-up call with Delphi's Mr. Cosnowski, and follow-up emails to both let other defendants know plaintiff has moved to lift the bankruptcy stay, and to assure we are timely preparing our required 60 day report to the Court of Appeals	1.90
04/03/06	BJP	DELP12	Prepare for and participate in mediation conference with mediator; conferral with Mr. Cosnowski regarding the same; initiate draft of 60-day status report and forward to Mr. Cosnowski	1.50
04/04/06	CWS	DELP16	Reading email from Mr. Cosnowski on Delphi availability for mediation, checking own docket, and e-mail to the mediator that Delphi is not available as desired, providing alternate dates	0.40
04/05/06	CWS	DELP16	Reading email from co-defense-counsel that a variety of possible mediation dates are not acceptable, an email to Delphi's Mr. Cosnowski to free dates and reserve a possible date for Delphi's executive Ms. Kathy Lutgen,	0.60
04/06/06	CWS	DELP16	Reading and appreciating the Delphi objection to the ATI motion to lift the bankruptcy stay, an email request to Delphi's Mr. Cosnowski for more information, and an email to co-defense-counsel to provide the objection for use in support of Delphi	0.70
04/07/06	MPB	DELP14	Review Delphi's 60 day status update and supervise filing and service	1.00
04/10/06	TLF	DELP36	Study Delphi's 60-day Status Report filed April 10 with the Federal Circuit	0.10

<u>Date</u>	<u>Tkpr</u>			<u>Hours</u>
04/10/06	CWS	DELP36	Editing, conferring, contacting the court and other parties, and associated activities, to file and serve a 60 day status report that excludes mention of mediation, because of Federal Circuit mediation guidelines; email about scheduling mediation	2.40
04/10/06	MSP	DELP36	Acquire copy of 60-day status report from the Fed. Circuit and prepare the same for attorney review.	0.80
04/11/06	CWS	DELP36	Receiving our returned filing and assuring its disposal	0.20
04/12/06	CWS	DELP16	E-mails from Delphi's Mr. Cosnowski on scheduling, to the mediation group on scheduling, and back to Mr. Cosnowski	0.40
04/13/06	TLF	DELP36	Study ATI's Status Report of April 11, 2006 Regarding Bankruptcy of Delphi Corporation to the Federal Circuit	0.10
04/13/06	CWS	DELP36	Reading the ATI 60 day status report, analyzing its references to mediation, and resolution to speak to at the mediation, and email of advice to Mr. Cosnowski	0.90
04/16/06	CWS	DELP16	Review of email on scheduling from the mediator and co-ordination with partner Binal Patel by email	0.30
04/17/06	CWS	DELP16	Emails with Mr. Cosnowski and Mr. Patel to co-ordinate with the mediator proposal for split mediation	0.80
04/18/06	CWS	DELP16	Emails with Mr. Cosnowski and Mr. Patel co-ordinating our response to mediation scheduling proposals that would split the mediation, to Delphi detriment	0.40
04/19/06	BJP	DELP16	Confer with co-defendants and respond to mediator regarding possible dates for mediation and Delphi's desire to conduct a single mediation	2.20
04/19/06	CWS	DELP16	Email again coordinating our responses about scheduling mediation	0.80

<u>Date</u>	<u>Tkpr</u>			<u>Hours</u>
04/22/06	CWS	DELP36	Reading a bankruptcy court order on privilege and the like to determine its application to our efforts	0.60
04/26/06	CWS	DELP16	Continued preparation of the fee application	0.80
04/27/06	CWS	DELP16	Continued preparation of the fee application including revisions required by change of hearing date and the like	0.60
04/28/06	CWS	DELP36	Completing the first interim fee application, serving it, and filing it, service through an administrative assistant and filing through a New York area lawyer	4.20
TOTAL HOURS				<u>53.90</u>

TIMEKEEPER TIME SUMMARY:

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value</u>
Matthew P. Becker	1.00	at \$295.00 =	295.00
Ted Field	0.20	at \$215.00 =	43.00
Binal J. Patel	4.90	at \$320.00 =	1,568.00
Matthew S. Phillips	0.80	at \$140.00 =	112.00
Charles W. Shifley	47.00	at \$435.00 =	20,445.00

CURRENT FEES 22,463.00

FOR COSTS ADVANCED AND EXPENSES INCURRED:

Photocopies at \$ .10 per page	34.50
Telephone charges	87.12
Courier charges	122.89
	<u>244.51</u>

CURRENT EXPENSES 244.51

TOTAL THIS MATTER 22,707.51

TOTAL AMOUNT THIS INVOICE US \$22,707.51

For wiring payment, please use the following bank information. SunTrust Bank, 1445 New York Avenue, N.W., Washington, DC 20005, (800) 947-3786; ABA Number: 061000104; Account Number: 514342. Please indicate client, matter and invoice numbers with wire remittance.